| 1 | UNITED STATES DISTRICT COURT DISTRICT OF SOUTH DAKOTA NORTHERN DIVISION | | | 1 | | CONTENTS | |
|----|---|------------|----------------------|----|----------------|--|---------|
| 2 | | | | 2 | | WITNESSES | |
| 3 | | | | | | | PAGE |
| 4 | SIOUX RURAL WATER SYSTEM, INC., a Non-Profit Corporation, | | | 4 | RICHARD WAGNER | | |
| 5 | | Plaintiff, | Civil No. 15-1023 | 5 | | Examination by Mr. Cole Examination by Mr. Hieb | 4 30 |
| 6 | vs. | | 15-1023 | 6 | | Examination by Mr. Hieb | 30 |
| 7 | CITY OF WATERTOWN, a South Dakota Municipality, and WATERTOWN MUNICIPAL UTILITIES, an agency of the CITY OF WATERTOWN, | | | 7 | | | |
| 8 | | | | 8 | | EXHIBITS | |
| 9 | | | | 9 | | | |
| 10 | Defendants. | | | 10 | EXHIBIT NO. | DESCRIPTION | MARKED |
| 11 | DEPOSITION OF RICHARD WAGNER | | | 11 | | (NONE) | |
| 12 | | | | 12 | | | |
| 13 | | | | 13 | | | |
| 14 | | | | 14 | | | |
| 15 | | | | 15 | | | |
| 16 | | | | 16 | | | |
| 17 | | | | 17 | | | |
| 18 | | | | 18 | | | |
| 19 | DATE: Tuesday, September 20, 2016 | | | 19 | | | |
| 20 | • | | 20 | | | | |
| 20 | PLACE AE2S, Inc. 4170 south 28th Avenue Fargo, North Dakota | | <u>!</u> | 20 | | | |
| | | | 21 | | | | |
| 22 | TIME: 3:17 p.m. | | | | | | |
| 23 | REPORTED BY: Deanna L. Sager, R.P.R., R.M.R. | | | 23 | | | |
| 24 | | | | 24 | | | |
| 25 | | | | 25 | | | 3 |
| | | | | 1 | | | 3 |
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PROCEEDINGS
 1
                          APPEARANCES
                                                                              1
 2
                                                                              2
                                                                                                     (Whereupon, the deposition of RICHARD
     FOR THE PLAINTIFF:
 3
                                                                                   WAGNER commenced at 3:17 p.m. as follows:)
                Zimmer, Duncan and Cole, L.L.P.
               Attorneys at Law
5000 South Broadband Lane
Suite 119
Sioux Falls, South Dakota 57108
By: Jeff Cole
jcole@zdclaw.com
 4
                                                                               4
                                                                                                           RICHARD WAGNER,
                                                                                   HAVING BEEN FIRST DULY SWORN TO TESTIFY THE TRUTH, THE WHOLE TRUTH, AND NOTHING BUT THE TRUTH, RELATIVE TO THE CAUSE SPECIFIED, TESTIFIED AS FOLLOWS:
 5
                                                                               5
 6
                                                                               6
 7
                                                                              7
                                                                                                             EXAMINATION
 8
     FOR THE DEFENDANTS:
                                                                               8
                                                                                   BY MR. COLE:
               Richardson, Wyly, Wise, Sauck & Hieb, LLP
Attorneys at Law
1 Court Street
P.O. Box 1030
Aberdeen, South pakota
By: Jack H. Hieb
jhieb@rwsh.com
Jstucke@rwwsh.com
 9
                                                                              9
                                                                                                    Could you please state your name?
                                                                                              Q.
10
                                                                             10
                                                                                                     Richard Wagner.
                                                                                              A.
                                                                             11
                                                                                                     Is it okay today if I refer to you as
11
                                                                                              Q.
12
                                                                             12
                                                                                   Richard?
                                                                             13
13
                                                                                                    Richard is fine.
                                                                                                    Okay. Richard, have you ever had your
14
                                                                             14
                                                                                              Q.
                                                                                   deposition taken before?
15
                                                                             15
16
                                                                             16
                                                                                                    I have not.
17
                                                                             17
                                                                                                    If I ask you a question that you don't
18
                                                                             18
                                                                                  understand, please tell me that. Otherwise I'm going
19
                                                                             19
                                                                                   to assume that you understood the question. Is that
20
                                                                             20
                                                                                   agreeable to you?
21
                                                                             21
                                                                                              A.
22
                                                                             22
                                                                                              Q.
                                                                                                    And I'll try to let you finish your
23
                                                                             23
                                                                                  answer before I ask the next question, and I'd ask
24
                                                                                  you to let me ask you the question before you give
25
                                                                                 your answer so the court reporter can get everything
                                                                         2
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Norman E. Mark Court Reporter Service 300 NP Avenue, Fargo, ND 58102 701-235-7571

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23

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1 just annotate your report for him after we're done
 2 today with the sections that you're referring to on
 3
    the 10 States Standards?
 4
                  THE WITNESS: I would think -- I would
    think we could do it in a couple hours.
 5
 6
                  MR. HIEB: All right, fine, we'll do
 7
   ir.
 8
                  (Mr. Cole continuing) Okay. Did you
 9
    read, as part of your analysis in this case, did you
10
    read Darin Schriever's deposition?
             A. Not thoroughly, but I did skim it.
11
12
                 Did you read Darin Schriever's report?
13
                  MR. HIEB: That's it.
14
                 This one? Yes.
             A.
15
                 Do you have any specifics where you
             Q.
    disagree with what Darin put in his report?
16
17
                 I guess I should back up. I read the
18
    report, but I did not necessarily go through the
19
    financial data in here. As far as your other
    question about any areas I disagreed with his report,
21 I did not disagree with it. I used his report
22 primarily as information source. And that's what I
    used when I prepared my document.
23
24
             ο.
                 Darin has the opinion or had the
25 opinion that Sioux could add customers on what we're
```

```
2
                 That's correct.
            A.
3
                 which means that Sioux may very well,
            o.
4
   even in your opinion, be able to serve new customers
   on the west side with these improvements being made;
6
   correct?
7
                 With proper improvements they could add
            Α.
```

are still there; correct?

- users on the distribution system.
- 9 Q. Do you have any facts that have been 10 brought to your attention or do you know any facts that suggest that Sioux hasn't been able to serve any of its current customers on the west side? 12
 - I don't have any of that information.
 - Do you have any information that Sioux's not been able to serve its customers on the east side of Watertown?
 - I don't have any of that information. One of the things that was discussed in
- 19 this report was fire flow. You understand that? 20 Α.
- Who told you to include fire flow as a 21 Q. 22 consideration?
- A. The fire flow is -- well, was factored 24 into the users on the east side of Watertown. And because they -- because I was under the impression

17

1 referring to here as the west side. Do you agree or disagree with that? 3

- Α. Based on the -- based on the treatment capacity that I was led to believe in this report, they are -- would be short of water during 6 peak -- instantaneous peak demand periods.
- 7 Q. Okay. Are you aware of the pipeline 8 improvements that Sioux was going to make on the west 9 side?
- 10 There was some reference to those 11 improvements, but I did not look at the improvements that they were proposing. I looked at the existing 12 13 or current system as it sits now.
- Q. And I'll tell you that it's been 14 15 represented to me that those improvements, as far as the pipelines and the pumping stations, have been completed on the west side. Okay? You didn't do any 17 analysis of what the ability to serve would be once 19 those improvements were made.
 - A. I did not.
- 21 And one of the things that's noted in Q. your report is pressure problems on the west side. 22
 - Correct. Α.

4

5

20

23

with these improvements, you can't say 24 25 one way or the other whether those pressure problems

- 1 that since they currently have fire flow, the fire 2 flow discussion should be included.
- 3 Q. Do you know, with the rural water systems that you work with, is it your understanding 4 5 that they're required to provide fire flow? 6
 - A.
- 7 Q. It's your understanding that they're 8 not required to provide fire flow; correct?
- 9 Α. Correct.
- 10 But in this report you included fire 0. 11 flow. True?
 - Correct. Α.
 - Why did you do that? Q.
- There are current users -- or there are 14 Α. 15 users that Sioux Rural Water is looking to add to their system, and those users who are getting water from Watertown do have a fire flow demand or 17 requirement. So if those users are being -- are to be served by Sioux Rural Water, it should be a consideration or at least allow Sioux Rural Water the option to inform those potential new users that they 21 will not be getting fire flow from Sioux Rural Water. 22
- 23 Q. Don't you agree that those customers 24 that you've identified on the east side, or potential customers, that are actually being served by

20

12

13

```
1
                  MR. COLE: Can you go back and read the
                                                                        Q. Then how about the one underneath that
2
    question that we're at issue here? I'm sorry to make
                                                                says it starts with 400 gpm.
3
    you do that.
                                                            3
                                                                             The -- yeah, I do reference 10 States
                                                                        A.
                                                               Standards there. And in that case they -- in that
4
                  MR. HIEB: I think the question is, "Do
                                                            4
    you think that's fair?" That's the question.
5
                                                               case the water treatment plant is not sized to meet
6
                  THE COURT REPORTER: "Do you think
                                                            6
                                                               10 States Standards -- excuse me, not sized to meet
7
    that's fair?"
                                                            7
                                                               maximum day demand.
8
             A. I don't know if I have an opinion on if
                                                            8
                                                                        Q.
                                                                             Per the 10 States Standards?
9
    it was fair or not. All I can say is that I was
                                                            9
                                                                        A.
                                                                             I believe so. I would have to
    asked to do a specific task, and that's what I did.
                                                           10
                                                                re-review that to verify that.
10
11
                  (Mr. Cole continuing) Well, you're
                                                           11
                                                                         Q. And then the next one is 450 gpm.
                                                                "Capacity appears deficient. Exceeds filter loading
    analyzing Sioux's capacity to serve; right?
12
                                                           12
13
             A.
                 We reviewed the ability to serve, yes.
                                                           13
                                                                rate of 400 gpm. Manganese breakthrough per WSAR."
                  And Sioux's made some improvements to
                                                               What's that one based on?
14
                                                           14
                                                                             That's based on treatment objectives.
15
    their facilities in that area; true?
                                                           15
                                                                        A.
                                                               Assumed treatment objectives of Sioux Rural Water.
16
             A. According to you, they have. I don't
                                                           16
17
    know that for a fact.
                                                           17
                                                                             And manganese, as I understand it,
                                                                         0.
18
                That's true according to me. But I've
                                                           18
                                                               you've noted in your report is a cosmetic issue.
    been told that they've been made and they're actually
                                                           19
                                                                        A.
                                                                             That's correct.
19
    using it right now.
                                                            20
                                                                             It doesn't affect the safety of the
20
                                                                         Q.
                                                           21
21
             A. Okay.
                                                               drinking water.
                 That's relevant to the issue of the
                                                           22
22
             Q.
                                                                        A.
                                                                             It does not.
    ability to serve customers in that area, isn't it?
                                                           23
                                                                             Then we go to page 13. West side.
23
                                                                        Q.
24
                  MR. HIEB: I object. That calls for a
                                                           24
                                                               Capacity appears deficient. That's also based on the
   legal conclusion. Go ahead.
                                                               10 States Standards?
                                                       25
                                                                                                                  27
```

If they made improvements, those 1 A. Yes. 1 improvements would affect the ability to serve those 2 Then on the east side it says, "Acceptability of capacity is unknown." 3 3 users. 4 Okay. And Darin Schriever has opined 4 A. Correct. 5 And on the fire flow demands you say that he believes that with these improvements Sioux 5 Q. would be able to serve 200 additional customers in the capacity appears deficient, but that's not based 7 that west side area. Do you agree or disagree with 7 on the 10 States Standards, is it? 8 8 that? No. Α. 9 9 I have no opinion on that. Q. That's based on what you were told to 10 Okay. When you, in your report in 10 analyze; correct? Table 7 here on page 12 and 13, when you say capacity 11 That -- yeah, that was based on the appears to deficient, is that based on the ability to provide an assumed fire flow. I don't know how much fire flow they would be able to provide 13 10 States Standards? so it's... 14 Α. In some cases. 14 Okay. Which cases? 15 And same thing with regard to the east 15 Q. 0. So, let's see, the first one is the 16 side. True? 16 Α. filters it looks like. That one references 10 States Correct. 17 A. 17 Standards in the fact that 10 States Standards says The filtration capacity issue that 18 18 19 you've identified here, that's an issue that can be that if you only have two filters, each filter needs to be able to meet the maximum day demand. In this addressed by a rural water provider, isn't it? case it requires both filters to meet the maximum day 21 with improvements? 21 A. 22 demand. 22 0. 23 Yeah, you can make improvements and you 23 So that one's based on the 10 States A. Q. 24 can -- yeah. 24 Standards. 25 Α. Yes. 25 And it's a pretty quick fix, isn't it?

26